

Remarks

Applicant has amended Claims 1, 50, 53, 57, and 58 to clarify that the one or more of the paging units represent one-way wireless paging unit as being without RF transmission capabilities over a two-way paging network. Although Applicant believes the term "one-way paging units" is sufficient to distinguish over "two-way paging units", amendments have been made to further distinguish the claimed one-way paging units for the Examiner. Accordingly, such Amendment is made for clarification purposes, rather than to overcome the rejection of the claims.

The Examiner contends in the Advisory Action of October 31, 2003 that "two-way paging unit as taught by Sakamoto is fully equivalent to applicant's one-way paging unit in view of claimed paging unit sending information to the controller". Unless Sakamoto could be modified to use one or more one-way paging units which are without RF transmission capabilities over a two-way paging network, Sakamoto cannot provide the claimed invention. As the Examiner correctly points out, Sakamoto relies on two-way RF receiving and transmitting devices, as a result Sakamoto teaches away from it system using any one-way RF receiving device (i.e., that lacks RF transmission capabilities over a two-way paging network), regardless of the sending means by which information is sent by one or more of such one-way device to the controller of Claim 1. In other words, two-way paging units have RF transmission capabilities over a two-way paging network, and such capability cannot be present in the claimed one or more one-way paging units where one-way paging units are claimed as being without such RF transmission capabilities over a two-way paging network. Thus, since the Examiner in the Advisory Action states that Sakamoto teaches two-way paging units, and the claimed invention includes one or more of its plurality of paging units as representing one-way paging units that are without RF transmission capabilities over a two-way paging network, Applicant believes that Sakamoto cannot anticipate the claimed invention. For similar reasons, Claims 50, 53, 57, and 58 are not anticipated by Sakamoto.

Arguments to the rejected claims set forth in the Amendment filed March 3, 2003 are incorporated herein.

Applicant believes the Application is in condition for allowance, and in absence of receiving such allowance, wishes entry of this Response for purposes of Appeal. A petition for a

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three-month extension of time is enclosed with authorization to charge the required petition fee of \$475.00 to a deposit account.

Respectfully submitted,



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Dated: November 21, 2003

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